

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

JAMES H. GORBEY, JR., )  
Administrator of the )  
Estate of Marissa Rose )  
Fishman, Deceased, )  
 )  
Plaintiff, )  
 ) C.A. No. 05-211 KAJ  
v. ) JURY TRIAL DEMANDED  
 )  
RICHARD LONGWILL, BARBARA )  
LONGWILL, AIR BASE CARPET )  
MART, INC., d/b/a Air Base)  
Distributing, Inc., d/b/a )  
Air Base Carpet Mart, AIR )  
BASE DISTRIBUTING, INC., )  
ASHLAND CONSTRUCTION )  
COMPANY, INC., JOSEPH )  
RIZZO & SONS CONSTRUCTION )  
VINCENT RIZZO CONSTRUCTION)  
CO., INC., d/b/a Ashland )  
Construction Co., Inc., )  
JOSEPH V. RIZZO, VINCENT )  
RIZZO, )  
 )  
Defendants. )

Deposition of ROCHELLE B. LONGWILL, taken  
pursuant to notice at the law offices of Murphy,  
Spadaro & Landon, 1011 Centre Road, Suite 210,  
Wilmington, Delaware, beginning at 3:15 p.m. on  
Tuesday, March 7, 2006, before Heather M.  
Trioletti, Registered Professional Reporter,  
Certified Shorthand Reporter, and Notary Public.

5 BY MR. LANDON:

6 Q. Could you state your full name and current  
7 address, please?

8           A. Rochelle Beth Longwill. Five Roan Court,  
9           Wilmington, Delaware 19803.

10 Q. Are you now divorced from Eric Fishman?

11 A. Yes.

12 Q. Is he still employed by Air Base Carpet  
13 Mart?

14 A. N.O.

15 Q. When did his employment there end?

16 A. 2003 sometime,

Q. I take it this lawsuit was not your idea?

18 A. You're right.

19 Q. And I take it you completely disagree with  
20 the fact that it's been filed?

21 A. Yes

22 Q. Do you have any discussions -- have you  
23 had any discussions at all with Eric Fishman  
24 about the status of the suit or the reason for

1       sliding doors; right?

2           A. Yes.

3           Q. And you were here when your mother  
4       testified that pretty much the same thing, that  
5       it was the custom and habit for those doors  
6       always to be shut?

7           A. Yes.

8           Q. You would agree with that?

9           A. Yes. Yes.

10          Q. During the summer of 2002, there was an  
11       incident with Eric. As a result of that, you  
12       ended up staying with your mother and your  
13       parents?

14          A. Yes.

15          Q. How long had you been staying with your  
16       parents prior to August 30 of '02, if you can  
17       tell me?

18          A. Twelve days.

19          Q. Okay. And when that incident happened,  
20       did you take all -- what did you take with you to  
21       your parents initially?

22          A. We had bags that were packed for the  
23       weekend when we went to Cape May.

24          Q. Okay.

1           A. I went home maybe to pick up another pair  
2 of sneakers or something for the kids, just a  
3 couple odds and ends that -- I wasn't planning on  
4 staying for the next two years or Marissa dying.

5           Q. I understand. During that two weeks or a  
6 little less than two weeks, did you ever go back  
7 to your other residence to pick up anything?

8           A. No.

9           Q. During that period of 12 days, did you  
10 have to go out and buy certain things for the  
11 kids that you needed, but were at the other house  
12 and you didn't want to go get them?

13          A. I don't remember.

14          Q. Prior to that Friday the 30th, you had  
15 known Vinnie Rizzo before; right?

16          A. Yes.

17          Q. And I'm assuming you were familiar with  
18 him because of the work that he had done on your  
19 parents' property?

20          A. Yes.

21          Q. The other guy that was there on the 30th,  
22 had you ever seen him before?

23          A. No.

24          Q. Were you on a friendly basis with Vinnie?